

In the
SUPREME COURT OF THE UNITED STATES
October Term, 1992
No.

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GEORGE SASSOWER,
Petitioner,
vs.
N.Y.S. Attorney General ROBERT ABRAMS,
Respondent.
-----x
-----x

In the matter of a Grand Jury
Application by GEORGE SASSOWER,
individually and on behalf of the
Grand Jury for the Northern District
of New York,
Petitioner,
for a Grand Jury presentation
concerning the criminal activities
of ROBERT ABRAMS, Attorney General
of the State of New York, and FRANCIS
T. MURPHY, Presiding Justice of the
Appellate Division, State of New York,
First Judicial Department.
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x-----x
PETITION FOR A WRIT OF CERTIORARI
to the
U.S. CIRCUIT COURT OF APPEALS FOR THE SECOND CIRCUIT
x-----x

x-----x
MOTION TO COMPEL, FROM PETITIONER'S
CONTRACTUALLY BASED, CONSTITUTIONALLY
PROTECTED, ASSETS THE FILING FEE and
PRINTING EXPENSES.
x-----x

Petitioner, a born American citizen, battle-
starred veteran of World War II, having substantial assets,
contractual and otherwise, liquidated and otherwise, subsists on
"food stamps" assistance, and litigates in forma pauperis.

1a. Including in petitioner's assets is a
contractually based, money judgment (Exhibit "A") which, with
interest, amounts to approximately \$60,000 -- all collectable.

b. However, KREINDLER & RELKIN, P.C. ["K&R"] and its co-conspirators, including members of the judiciary, state and federal, made the judicial trust assets of PUCCINI CLOTHES, LTD. ["Puccini"] the subject of larceny, leaving nothing for its legitimate creditors.

c. The larceny of Puccini's judicial trust assets, and concomitant criminal activity, is admitted, confessed, documented and uncontroverted.

d. A prime co-conspirator of K&R is Chief U.S. Circuit Court Judge THOMAS J. MESKILL ["Meskill"] of the Second Circuit, who in order to compel petitioner to succumb to silence has effectively "frozen" all of petitioner's assets, even petitioner's liquidated contractually based assets by denying petitioner access to the courts for relief.

2. Thus all that is needed for the payment of the filing fee, is for this Court to make demand upon K&R for the payment of such fees, debiting petitioner's judgment for such payment.

3a. Chief Judge Meskill was a panel member wherein petitioner's conviction for non-summary criminal contempt was affirmed, although such proceeding was without a trial, without the opportunity of a trial, without any confrontation rights, without the waiver by petitioner of any of his legal rights, in absentia, and without any live testimony in support thereof.

b. The substantial fines imposed, payable "to the federal court" were diverted to the private pockets of K&R and its clients -- or those who engineered the larceny of Puccini's trust assets -- all of the aforementioned ratified by Chief Judge Meskill.

c. When petitioner refused to remain silent about judicial misconduct, the several non-criminal convictions of petitioner, all under the same trialess scenarios was escalated, ex post facto, from "offenses" to "serious" crimes, and petitioner was disbarred.

d. Any federal judge involved in the diversion of monies payable "to the federal court" to the pockets of the judicial cronies, or remaining silent on the matter, should be incarcerated or institutionalized.


4. In addition thereto, Chief Judge Meskill is involved in criminal extortion, where for the payment of more than \$2,000,000 to K&R and its co-conspirators, a person convicted of a crime, was not incarcerated.

5. Since petitioner is denied access to the courts, he cannot liquidate the aforementioned money judgment, or his other assets.

6. In addition, Chief Judge Meskill has been active in corrupting other jurists, including Chief U.S. Circuit Court Judge GILBERT S. MERRITT ["Merritt"] and other jurists.

WHEREFORE, it is respectfully prayed that demand be made upon K&R and Chief Judge Meskill to pay such filing fee, charging petitioner's judgment, together with such other, further and/or different relief as to this Court may seem just and proper in the premises.

Dated: May 5, 1993

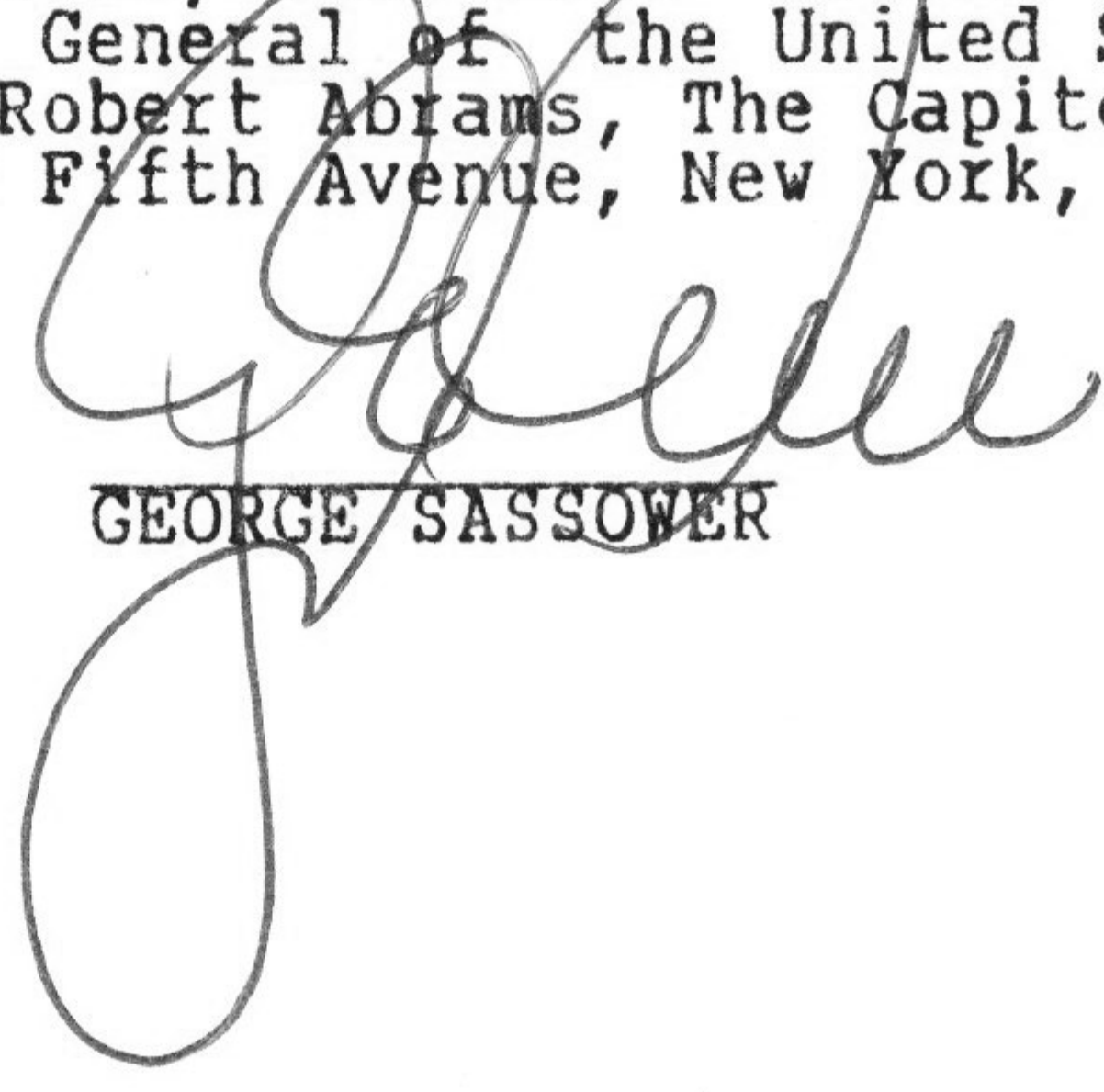


GEORGE SASSOWER
Appellant, pro se
16 Lake Street,
White Plains, N.Y. 10603
(914) 949-2169

CERTIFICATION OF SERVICE

On May 6, 1993 I served a true copy of this Motion by mailing same in a sealed envelope, first class, with proper postage thereon, addressed to U.S. Circuit Court of Appeals for the Second Circuit, Foley Square, New York, NY 10007; Chief Judge Thomas J. Meskill, Old Post Office Plaza Suite 204, New Britain, Conn. 06051; Solicitor General of the United States, Department of Justice, Washington, D.C. 20530; Robert Abrams, The Capitol, Albany, NY 12224, and Kreindler & Relkin, P.C., 350 Fifth Avenue, New York, New York 10118, that being their last known addresses.

Dated: May 6, 1993



GEORGE SASSOWER

No 14471

TRANSCRIPT OF JUDGMENT

JUDGMENT DEBTOR		JUDGMENT CREDITOR		ATTORNEY FOR JUDGMENT CREDITOR	
Summa	Given Name	Trade or Profession	Last Known Address	Name and Address	
Puccini Clothes Ltd			410 Lee Fellman Esq. 55 E. 52nd St. N.Y., N.Y.	George Sussower Esq. 283 Soundview Ave. White Plains, N.Y. 10606	PRO-S
Dann + Sorrentino		Eugene Robert	10 S Channel Drive Herald N.Y. 21 sue Court North Babylon N.Y.		
4/29/52		Sup. N.Y.	Total \$ 27,912.42		
1115		1115			
EXECUTION		SATISFIED			
When Issued	When Rendered	How and on What Executed	STATE OF NEW YORK } COUNTY OF NEW YORK } I, NORMAN GOODMAN, Clerk of the County of New York, hereby certify that the above is a correct transcript from the Docket of Judgments in my office.		
When Rescinded Unlawfully			IN TESTIMONY WHEREOF, I have hereunto set my name and affixed my official seal this 4 day of May 1952 Norman Goodman CLERK NEW YORK COUNTY		

REMARKS: DATE AND MANNER OF CHANGE OF STATUS OF JUDGMENT

Exhibit "A"